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Plaintiff Regina Sanchez ("Plaintiff"), on her own behalf and on behalf of
the class of purportedly similarly situated persons, and Defendant Receivables
Performance Management, LLC ("Defendant"), by and through their respective
counsel (collectively, the "Parties"), enter into this stipulation to consolidate the
above-captioned action with United States District Court Case No. 5:15-cv-02294-
FMO (DTBx), , and to transfer the consolidated action to the United States Distric
Court for the Central District of California, Eastern Division.

STIPULATION TO CONSOLIDATE ACTIONS AND TRANSFER VENUE

RECITALS

WHEREAS, Plaintiff filed a Complaint against Defendant on August 28, 2015 in the Central District of California (Regina Sanchez v. Receivables Performance Management, Case No. 5:15-cv-01759-FMO (JEMx)), pending before United States District Judge Fernando M. Olguin;

WHEREAS, Plaintiff filed a Complaint against Defendant on August 31, 2015 in the San Bernardino Superior Court (Regina Sanchez v. Receivables Performance Management, LLC, Case No. CIVDS1512500)("State Court Action");

WHEREAS, on November 6, 2015, Defendant filed a Notice of Removal of the State Court Action pursuant to 28 U.S.C. §§ 1441, and 1446, based on federal question jurisdiction;

WHEREAS, the State Court Action is now Regina Sanchez v. Receivables *Performance Management*, Case No. 5:15-cv-02294-FMO (DTBx).

WHEREAS, Defendant filed a Notice of Related Cases on November 16, 2015 in Case No. 5:15-cv-02294-FMO (DTBx);

WHEREAS, on November 16, 2015, United States District Judge Fernando M. Olguin consented to the transfer of Case No. 5:15-cv-02294-FMO (DTBx) to his calendar, pursuant to General Order 14-03;

WHEREAS, both actions involve the same Plaintiff and Defendant and arise

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from the same nucleus of operative facts and call for determination of substantially related or similar questions of law and fact, and are likely to require substantial duplication of judicial resources if they proceed as separate actions;

WHEREAS, based on the similar procedural stages of each case and the facts presently known to the Parties, and to conserve time, money and judicial resources, the Parties agree that both cases should be consolidated;

WHEREAS, in an attempt to avoid unnecessarily burdening the Court with a motion for consolidation, the Parties hereby agree to consolidate the abovecaptioned case with Regina Sanchez v. Receivables Performance Management, Case No. 5:15-cv-02294-FMO (DTBx)(hereinafter, "Consolidated Action"), pursuant to Federal Rule of Civil Procedure 42(a)(2).

WHEREAS, Plaintiff resides in San Bernardino, California;

WHEREAS, for the convenience of parties and witnesses, and in the interest of justice, the Parties seek the transfer of the Consolidated Action to the United States District Court for the Central District of California, Eastern Division. 28 U.S.C. §1404;

WHEREAS, transfer of the Consolidated Action is proper because the Eastern Division is a "division where it might have been brought." 28 U.S.C. § 1404(a);

WHEREAS, venue is proper in the Eastern Division because the State Court Action was filed in the Superior Court of the State of California for the County of San Bernardino, which is located within the Eastern Division of the United States District Court for the Central District of California; and

WHEREAS, transfer of this action will serve the convenience of the Parties and witnesses, and is in the interest of justice because it can be more inexpensively and expeditiously resolved in the same forum as Plaintiff resides.

TERMS OF STIPULATION. II.

Based on the foregoing, and in the interest of justice and conserving time,

STIPULATION TO CONSOLIDATE CASES (FRCP 42(a)(2)) AND TRANSFER VENUE (28 U.S.C. § 1404)